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CIA AND NSA CHIEFS APPEAL FOR MEDIA COOPERATION IN KEEPING SPY SECRETS BY MICHAEL J. SNIFFEN

WASHINGTON (AP) _ The directors of the CIA and the National

Security
Agency shifted gears Thursday and appealed for news organizations to cooperate in efforts to stem intelligence leaks they claim have cost both human lives and billions of taxpayer dollars.

CIA Director William Casey and NSA chief Lt. Gen. William Odom, in

unique joint interview at CIA headquarters, played down their recent threats of criminal prosecution against news organizations and even backed slightly off a warning they had issued only the night before to reporters covering the espionage trial of former NSA communications expert Ronald Pelton.

Casey, Odom and Casey's deputy Robert M. Gates agreed to the interview with The Associated Press, in Gates' words, `to lower the noise level, turn down the volume and have a serious dialogue.''

We haven't made ourselves always as clear as we might be,'' Casey said. `And I think that certainly the press has been very hysterical about the thing, saying we're trying to tear up the First Amendment and scuttle the freedom of the press. We're not trying to do that.''

The intelligence officials appealed to reporters working on stories which involve intelligence-gathering techniques to call the CIA for guidance on which details might risk lives or compromise expensive information-gathering equipment.

`We're saying that you can write about the whole range of national security issues without revealing unique, fragile national intelligence sources,' Gates said.

Casey added, ``We will work with you on that line. I wish you'd

make

clear the narrow line we're treading here and the sensitivity we have to the broader rights and needs and contributions of the press.''

Casey and Odom said they were led to take their extraordinary actions of the last several weeks because, Odom said, `A series of recent signals intelligence leaks over the last six months is the most serious we can remember in a long, long time.''

Casey added, `Every method we have of obtaining intelligence: our agents, our relationships with other intelligence services, our photographic, our electronic, our communications capabilities have been damaged. Everyone of them has been severely damaged by disclosures of sensitive information that lets our adversaries defeat those capabilities and to literally take them away from us.

This is costing the taxpayers billions and billions of dollars and, more importantly, Americans' and our national security are at risk. We can't permit this to continue. To do so would undercut our national security severely, our personal safety, hopes for arms control our efforts to establish and maintain peace around the world.''

Casey and Gates both said there were agents who had not been heard from after disclosures in this country. They declined to provide details.

The interview came as administration sources, insisting on anonymity, described the Justice Department as extremely reluctant to comply with Casey's recent request that NBC News be prosecuted for

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reporting that Pelton told the Soviet Union about an expensive technical method of eavesdropping involving the use of American submarines.

Although Odom presented a legal memorandum arguing that news organizations could be prosecuted under a 1950 statute for publishing material about U.S. communications intelligence, the Justice Department has used the law only against government employees who spied and never against a news organization.

The Justice Department sources said that although the law might apply in some circumstances to news organizations, the Justice Department believed that it would be very difficult to win a conviction of such a defendant.

Odom said he would recommend prosecution of journalists with ``the greatest reluctance'' and that the combination of the law and his oath to protect intelligence sources presented him with ``a very uncomfortable dilemma.''

A day earlier, Casey and Odom had cautioned reporters at the Pelton trial in Baltimore `against speculation and reporting details beyond the information actually released at trial.'

Legal experts, inside and outside the government, quickly pointed out that the government had no power to regulate `speculation'' by news organizations.

Although they complained about the criticism of their statement, both Casey and Odom tempered the remarks a bit on Thursday.

If I had it to do over again, I might not use that word, '' Casey said. 'I might use extrapolation.''

Odom added, `There's nothing in there that says we're going to try to prosecute anybody based on speculation.''

They were asked why in the Pelton trial the government is

attempting

to protect information that is widely known to U.S. reporters and widely believed to be known to the Soviet Union such as the wiretapping by U.S. agents of telephones at the Soviet Embassy here.

Gates responded: `How does any member of the press know what the Russians know? Does anyone in the media have any penetrations of the (Soviet) KGB (spy agency)? And they don't know the degree to which the information they provide amplifies on what a spy may have given, confirms what a spy may have given or updates what a spy has given up.''

Odom added that the government was faced with the danger of giving up seemingly innocuous pieces of information `fact by fact until you cross through the line without every knowing it, and the accumulation of facts adds up to a new body of information.''

He said, however, that he had a responsibility not to clarify in public, as opposed to within the administration or in secret testimony to Congress, how that process may have occurred with past leaks.

And the officials were reluctant to provide publicly what Casey said dozens even hundreds of examples of damage from leaks.' He did a communication line in Beirut `that traffic stopped, undermining our ability to deter future attacks, which did occur.'

Casey said providing examples was very difficult because it tended to confirm information for adversaries. He acknowledged, however, that confirmation.

Thus, he said, a decision to go to trial would involve a difficult balancing of competing interests.

The officials said they also were attempting to curb leakers inside the government. Among the actions they said were being debated were a greater use of polygraphs in leak investigations and a more active effort in such probes by the FBI.

Casey laid the blame for increased leaks on `a breakdown in discipline in the government primarily.'' He said this coincides with a rise in `the tempo of threats in this terrorist rampage.''

Nevertheless, Casey acknowledged that every U.S. intelligence

agency

he is familiar with as Director of Central Intelligence is behind schedule on reinvestigating its employees for security risks. `It takes a long time to catch up,'' he said.